	ON FORM COVER SHEET U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
Tab settings ⇔⇔⇔ ▼ ▼	V V V V
To the Honorable Commissioner of Patents and Tra	emarks: Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Applied Extrusion Technologies, Inc. Individual(s) General Partnership Corporation-State Other	2. Name and address of receiving party(ies) Name: General Electric Capital Corporation Internal Address: Street Address: 401 Merritt Seven, 2nd Floor City: Norwalk State: CT Zip: 06856 Individual(s) citizenship
Additional name(s) of conveying party(ies) attached?	Association
3. Nature of conveyance: Assignment Merger Security Agreement Change of C	If assignee is not domiciled in the United States, a domostic
4. Application number(s) or registration number(s): A. Trademark Application No. (s) See attached Exhibit A	
	ber(s) attached Yes No
Name and address of party to whom correspondent concerning document should be mailed: Name: Maggie Curran	6. Total number of applications and registrations involved:
Internal Address: Paul, Hastings, Janofsky & Walker LLP	7. Total fee (37 CFR 3.41)
Street Address: 1055 Washington Boulevard	8. Deposit account number:
Clty: Stamford State: CT Zip.06901	
	OT USE THIS SPACE
9. Signature. Maggie Curran Name of Person Signing	Signature Date
Total number of pages	including cover sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

Exhibit A

CONTINUATION OF ITEM #4 ON TRADEMARK RECORDATION COVER SHEET

OWNER: Applied Extrusion Technologies, Inc.

I. TRADEMARK REGISTRATIONS

ark Reg. No.	Reg. Date
2,188,748	09/15/98
ylized) 2,188,747	09/15/98
2,319,223	02/15/00
1,490,169	05/31/88
2,815,524	04/04/02
, , , , , , , , , , , , , , , , , , , ,	07/01/03
2,846,302	05/25/04
2,057,521	04/29/97
ase 8) 1,586,756	03/13/90
	2,188,748 ylized) 2,188,747 2,319,223 1,490,169 2,815,524 RTA 2,731,632 2,846,302 2,057,521

II. TRADEMARK APPLICATIONS

Jurisdiction	Trademark	App. No.	File Date
United States	MIRAGE	76/552,069	10/15/03
United States		76/578,972	0 <u>3/03/04</u>
United States	TOPPCURE	76/369,396	02/11/02
United States	1	76/369,218	02/11/02

INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (together with all amendments, if any, from time to time, this "Intellectual Property Security Agreement"), dated as of March 8, 2005, is made by EACH OF THE GRANTORS LISTED ON THE SIGNATURE PAGES HERETO AND EACH ADDITIONAL PARTY WHICH BECOMES A GRANTOR HERETO PURSUANT TO SECTION 8 HEREOF (collectively, "Grantors" and each, a "Grantor"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, in its capacity as Agent ("Agent") for itself and the lenders from time to time party to the Credit Agreement described below ("Lenders").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement, dated as of the date hereof, by and among APPLIED EXTRUSION TECHNOLOGIES, INC., a Delaware corporation ("Borrower"), the other Credit Parties signatory thereto, General Electric Capital Corporation, for itself, as a Lender, and as Agent for Lenders, and the other Lenders signatory thereto from time to time (including all annexes, exhibits and schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Lenders have agreed to make Loans and to incur Letter of Credit Obligations on behalf of the Borrower; and

WHEREAS, Grantors directly or indirectly benefit from the credit facilities made available to Borrower under the Credit Agreement and in order to induce Agent and Lenders to enter into the Credit Agreement and other Loan Documents and to induce Lenders to make the Loans and to incur Letter of Credit Obligations as provided for in the Credit Agreement, Grantors desire to grant a continuing Lien on the Intellectual Property Collateral to Agent, for the benefit of Agent and Lenders, to secure all of the Obligations;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- 1. <u>DEFINED TERMS</u>: All capitalized terms used but not otherwise defined herein have the meanings given to them in Annex A to the Credit Agreement.
- COLLATERAL. (a) To secure the prompt and complete payment, performance and observance of all the Obligations, each Grantor hereby grants, assigns, conveys, mortgages, pledges, hypothecates and transfers to Agent, for itself and the benefit of the Lenders, a continuing first priority security interest in and Lien upon all of its right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired by or arising in favor of such Grantor and whether owned or consigned by or to, or licensed from or to, such Grantor (collectively, the "Intellectual Property Collateral"):

- (i) all of its Patents and Patent Licenses to which it is a party including those referred to on Schedule I hereto;
- (ii) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on Schedule II hereto;
- party including those referred to on Schedule III hereto;
 - (iv) all reissues, continuations or extensions of the foregoing;
- (v) all goodwill of the business connected with the use of, and symbolized by, each Patent, each Patent License, each Trademark, each Trademark License, each Copyright and each Copyright License; and
- (vi) all products and proceeds of the foregoing, including, without limitation, any claim by such Grantor against third parties for past, present or future (A) infringement or dilution of any Patent or Patent licensed under any Patent License, (B) injury to the goodwill associated with any Patent or any Patent licensed under any Patent License, (C) infringement or dilution of any Trademark or Trademark licensed under any Trademark License, (D) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License, (E) infringement or dilution of any Copyright or Copyright licensed under any Copyright License, and (F) injury to the goodwill associated with any Copyright or any Copyright licensed under any Copyright License.
 - A. In addition, to secure the prompt and complete payment, performance and observance of the Obligations and in order to induce Agent and Lenders as aforesaid, each Grantor hereby grants to Agent, for itself and the benefit of Lenders, a right of setoff exercisable if any Event of Default has occurred and is continuing, against the property of such Grantor held by Agent or any Lender, consisting of property described above in Section 2(a) now or hereafter in the possession or custody of or in transit to Agent or any Lender, for any purpose, including safekeeping, collection or pledge, for the account of such Grantor, or as to which such Grantor may have any right or power.

Notwithstanding the foregoing, the Intellectual Property Collateral shall not include (1) any Licenses if the granting of a security interest therein is prohibited by or otherwise would materially breach the terms of such License (each such License being hereinafter referred to as an "Excluded License"); provided, however, that (x) Grantor shall use its commercially reasonable best efforts to obtain any and all consents and/or waivers necessary for the granting of a security interest in each such Excluded License by Grantor to Agent, that is material to the operation of the Grantor's business or to the extent required by Agent, (y) Grantor shall not on and after the Closing Date acquire any additional Licenses which contain any such prohibition, which are, either individually or in the aggregate, material to the operation of Grantor's business, and (z) the foregoing exclusion shall in no way be construed so as to apply with respect to any such Excluded License once any such applicable prohibition is no longer in effect.

REPRESENTATIONS AND WARRANTIES. Each Grantor, jointly and severally, represents and warrants that such Grantor does not have any interest in, or title to, any Patent, Trademark or Copyright except as set forth in Schedule I, Schedule II and Schedule III, respectively, hereto. Except with respect to Patents, Trademarks and Copyrights registered under laws other than the United States and Canada, the validity, perfection of which is not governed by the laws of the United States of Canada (the "Foreign Intellectual Property"), this Intellectual Property Security Agreement is effective to create a valid and continuing Lien on and, upon the filing hereof with the United States Patent and Trademark Office and the United States Copyright Office, as applicable and the filing of appropriate financing statements listed on Schedule I to the Security Agreement, perfected security interests in favor of Agent in all of Grantors' Patents, Trademarks and Copyrights other than the Foreign Intellectual Property and such perfected security interests are enforceable as such as against any and all creditors of, and purchasers from, Grantors. Upon the proper filing of this Intellectual Property Security Agreement with the United States Patent and Trademark Office and the United States Copyright Office, as applicable and the filing of appropriate financing statements listed on Schedule I to the Security Agreement, all action necessary of otherwise requested by Agent to protect and perfect Agent's Lien on Grantor's Patents, Trademarks and Copyrights shall have been duly taken.

The security interests granted pursuant to this Intellectual Property Security Agreement are granted in conjunction with the security interest granted to Agent pursuant to the Security Agreement. In addition to any representations and warranties contained herein, each Grantor hereby acknowledges and affirms the representations and warranties made to Agent with respect to the Intellectual Property Collateral made in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

- Property Agreement are granted in conjunction with the security interests granted to Agent pursuant to the Security Agreement. In addition to the covenants contained herein, each Grantor hereby acknowledges and affirms that the covenants of Grantor with respect to the Intellectual Property Collateral in the Security Agreement, the terms and provisions of which are incorporated herein as if fully set forth herein.
- 4. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Intellectual Property Security Agreement are granted in conjunction with the security interests granted to Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Intellectual Property Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- II. REINSTATEMENT. This Intellectual Property Security Agreement shall remain in full force and effect and continue to be effective should any petition be filed by or against any Grantor or Credit Party for liquidation or reorganization, should any Grantor or Credit Party become insolvent or make an assignment for the benefit of any creditor or creditors or should a receiver or trustee be appointed for all or any significant part of any Grantor's or Credit Party's assets, and shall continue to be effective or be reinstated, as the case may be, if at any time payment and performance of the Obligations, or any part thereof, is, pursuant to

applicable law, rescinded or reduced in amount, or must otherwise be restored or returned by any obligee of the Obligations, whether as a "voidable preference," "fraudulent conveyance," or otherwise, all as though such payment or performance had not been made. In the event that any payment, or any part thereof, is rescinded, reduced, restored or returned, the Obligations shall be reinstated and deemed reduced only by such amount paid and not so rescinded, reduced, restored or returned.

- 5. <u>NOTICES</u>. Whenever it is provided herein that any notice, demand, request, consent, approval, declaration or other communication shall or may be given to or served upon any of the parties by any other party, or whenever any of the parties desires to give or serve upon another any such communication with respect to this Intellectual Property Security Agreement, each such notice, demand, request, consent, approval, declaration or other communication shall be in writing and shall be addressed to the party to be notified at the address set forth in <u>Annex I</u> to the Credit Agreement (or such other address as may be substituted by notice given in the manner required by <u>Section 11.10</u> of the Credit Agreement), and given in the manner required by <u>Section 11.10</u> of the Credit Agreement.
- Credit Parties as are signatories hereto on the date hereof. From time to time subsequent to the date hereof, additional Credit Parties may become parties hereto, as additional Grantors (each, an "Additional Grantor"), by executing a counterpart of this Intellectual Property Security Agreement substantially in the form of Exhibit A attached hereto. Upon delivery of any such counterpart to Agent, notice of which is hereby waived by the Grantors, each Additional Grantor shall be a Grantor and shall be as fully a party hereto as if such Additional Grantor were an original signatory hereto. Each Grantor expressly agrees that its obligations arising hereunder shall not be affected or diminished by the addition or release of any other Grantor hereunder nor by any election of Agent not to cause any Credit Party or any other Person to become an Additional Grantor hereunder. This Intellectual Property Security Agreement shall be fully effective as to any Grantor that is or becomes a party hereto regardless of whether any other Person becomes or fails to become or ceases to be a Grantor hereunder.
- IV. TERMINATION OF THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT. Subject to Section 6 hereof, this Intellectual Property Security Agreement shall terminate upon the Termination Date. In connection with any termination or release pursuant to this Intellectual Property Security Agreement, the Agent shall, at Grantor's expense, execute and deliver to Grantor, all documents that such Grantor shall reasonably request to evidence such termination or release.
- 6. NO STRICT CONSTRUCTION. The parties hereto have participated jointly in the negotiation and drafting of this Intellectual Property Security Agreement. In the event an ambiguity or question of intent of interpretation arises, this Intellectual Property Security Agreement shall be construed as if drafted jointly by the parties hereto and no presumption or burden of proof shall arise favoring or disfavoring any party by virtue of the authorship of any provisions of this Intellectual Property Security Agreement.
- 7. ADVICE OF COUNSEL. Each of the parties represents to each other party hereto that it has discussed this Intellectual Property Security Agreement with its counsel.

IN WITNESS WHEREOF, each Grantor has caused this Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

APPLIED EXTRUSION TECHNOLOGIES, INC.

By: My Cureyo

Name: Brian P. Crescenzo

Title: Vice President, Secretary and Chief Financial Officer

APPLIED EXTRUSION TECHNOLOGIES

APPLIED EXTRUSION TECHNOLOGIES (CANADA), INC.

By: Pri P. husenys

Name: Brian P. Crescenzo

Title: Vice President, Secretary, and

Treasurer

Acknowledged and Agreed

GENERAL ELECTRIC CAPITAL CORPORATION, as Agent

By: _____

Name:

Its: Duly Authorized Signatory

STM/288643

IN WITNESS WHEREOF, Security Agreement to be executed and deset forth above.	each Grantor has caused this Intellectual Property livered by its duly authorized officer as of the date first
	APPLIED EXTRUSION TECHNOLOGIES, INC.
	By: Name: Title:
	APPLIED EXTRUSION TECHNOLOGIES (CANADA), INC.
	By: Name: Title:
Acknowledged and Agreed	
GENERAL ELECTRIC CAPITAL CO	RPORATION, as Agent

Name: CHRISTOPHER CEX-Its: Duly Authorized Signatory

ACKNOWLEDGMENT OF GRANTORS

STATE OF <u>Delaware</u>)	<u>,</u> ,	•
·)	ss.	
COUNTY OF <u>New Castl</u> e)		

On this 151 day of March, 2005 before me personally appeared

Brian P. Crescenzo, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of each of APPLIED EXTRUSION TECHNOLOGIES, INC. and APPLIED EXTRUSION TECHNOLOGIES (CANADA), INC., who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

{seal}

STM/288643

SCHEDULE I to INTELLECTUAL PROPERTY SECURITY AGREEMENT

I. PATENT REGISTRATIONS

Grantor	Jurisdiction	Patent,	Reg. No.	Date
Applied Extrusion	USPTO	Metallizable Polypropylene Film	4604322	08/05/86
Technologies, Inc.	USPTO	Metallizable Polypropylene Film	4692380	09/08/87
	USPTO	Heat Scalable Microporous	4734324	03/29/88
		Polypropylene Films		
	USPTO	A process for producing uniaxial polyolefin/filler	4879078	11/7/89
	USPTO	Modified Polyolefin Film with	5128183	07/07/92
		Stable Twist Retention, Dead Fold		
		Properties, and Barrier		
	1	Characteristics		
	USPTO	Biaxially Oriented Polypropylene	5425996	06/20/95
		White Film		
	USPTO	Biaxially Oriented Polypropylene	5443915	08/22/95
		Metallized White Film for Cold Seal		
		Applicators		
	USPTO	Heat Scalable Shrink Laminate	5460878	10/24/95
	Europe		5,952,700	10/26/93
	USPTO	Polypropylene Film with Cold Seal	5482780	01/09/96
	3 3 3 5 4	Release and Cold Seal Receptive		
		Surfaces		
	USPTO -	Biaxially and Monoaxially Oriented	5489473	02/06/96
		Polypropylene Cold Seal Release		
		Film		
	USPTO	Polyester-Containing Biaxially	5637366	06/10/97
		Oriented Polypropylene Films and		
		Method of Making Same		
	USPTO	Biaxially Oriented Polypropylene	5792549	08/11/98
		Cold Seal Release Film		
•	USPTO	Biaxially and Monoaxially Oriented	57 98174	08/25/98
		Polypropylene Cold Seal Release		
		Film	·	
	USPTO	Shrink Films and Articles Including	5851610	12/22/98
		the Same	ļ	
	USPTO	Biaxially Oriented Polypropylene	5885703	03/23/99
		Aroma Barrier Film		
	USPTO	Biaxially Oriented Polypropylene	5985426	11/16/99
		with Cold Seal Release Surface		

rantor	Jurisdiction	Patent	Reg. No.	Date
	USPTO	Biaxially Oriented Polypropylene	6022612	02/08/00
		Films Having Matte-Finish and		
		Improved cold Seal Receptivity	,	
	USPTO	Metallized Films	6033786	03/07/00
	USPTO	Biaxially Oriented Polypropylene	6033514	03/07/00
-	USFIC	Films		
	USPTO	Biaxially Oriented Polypropylene	6074731	06/13/00
	USFIU	Films with Improved Cold Seal		•
		Receptive Surfaces		
	r rappro	Films	6139930	10/31/00
	USPTO	Biaxially Oriented Film Prepared	6165599	12/26/00
	USPTO	Biaxiany Offenced Fifth Frepared	0103333	,
		from Metallocene Catalyzed		
		Polypropylene Pierrielly	6221191	04/24/01
	USPTO	Polyester-Containing Biaxially	022,131	Q-7/2 // OI
		Oriented Polypropylene Films	se 6228316	05/8/01
•	USPTO	Polypropylene Film Suitable for U	se 0220310	10/0/40
		in In-Mold Labeling Process	6232402	05/15/01
	USPTO	Films Based on Three Component	6232402	05/15/01
	<u> </u>	Polyolefin Blend		00/01/01
	USPTO	Polypropylene Blends and Films	6268062	07/31/01
		Prepared Therefrom		17/19/01
	USPTO	Barrier Films Based on Blends of	6316114	11/13/03
		Polypropylene and Ethylene-Vinyl		
		Alcohel Copolymer		0.510.5100
	USPTO	Polyolefin Films Suitable for	6410136	06/25/03
		Institutional Applications		
	USPTO	High QTR Polyolefin Films	6485817	11/26/02
	USPTO	Slip Agents and Polypropylene	6497965	12/24/02
		Films Prepared Therefrom		
	USPTO	Label Method Employing Radiation	on 6514373	02/04/0
		Curable Adhesive		·
	USPTO	Polyolefin films Based on Blends	of 6514625	02/04/0
	OBLIO	Polypropylene and Olefin		
		Heteropolymers		
	USPTO	Labeling Method Employing	6517661	02/11/0
	03510	Radiation Curable Adhesive	1	
	USPTO	Ultraviolent Labeling Apparatus a	nd 6551439	04/22/0
	USPIO	Method		l
_	TICENTO	Holographic Transfer Film	6558788	05/06/0
•	USPTO	Hotograpme transfer rum	1,214,203	
	Belgium	i i	1,214,203	
	Germany	· ·	1,241,203	
	Europe	y i	1,214,203	
	Spain		1,214,203	
	France	# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	UK!)	1,214,203	00/19/0

Grantor	Jurisdiction	Patent	Reg. No.	Date
	USPTO	Polyester-Containing Biaxially Oriented Polypropylene Films	6607834	08/19/03
	Mexico	Controlled Atmosphere Package	169153	06/23/93
	Canada	Process for Producing Shrink Film and Resultant Shrink Film Layers and Laminates	2060778.5	02/06/92
	Canada	Biaxially Oriented Polypropylene Metallized White Film	2,117,575	08/24/94
	Canada	Metallized Films	2,233,004	09/26/96
	South Africa	Labelling Apparatus and Method Employing Radiation Curable	2002/9945	03/31/04
	USPTO	Holographic Transfer Films	6677029	01/13/04
	Canada	Heat Sealable Shrink Laminate	2109150	01/27/04
	Australia	Labelling Apparatus and Method Employing Radiation Curable	2004- 100093	02/27/04
	USPTO	Labelling method employing radiation curable adhesive	6,855,226	02/15/05

II. PATENT APPLICATIONS

Grantor	Jurisdiction	Patent	Application No.	Date ⁻
Applied Extrusion Technologies, Inc.	Europe	High OTR Polyolefin Films	9993597.2	07/28/99
	Canada	Helographic Transfer Film	2,378,696	07/28/00
	Canada Europe Mexico	Holographic Films	2,394,629 00986600.5 PA/a/2002/006112	12/20/00 06/17/02 12/20/00
	Canada	Films	2,125,891	06/15/94
	Mexico	Process for Producing Strink Film and Resultant Shrink Film Layers and Laminates	9200534	02/07/92
	Mexico	Heat Sealable Shrink	936656	New
	Mexico	High Shrinkage Copolymer Film	971781	03/07/97

Grantor	Jurisdiction	Patent	Application No.	Date
<u> </u>	Canada	Metallizable White	2,200,458	02/07/01
•		Opaque Films,		•
		Metallized Films Made		A .
•		Therefrom and Labels		
		Made From Metallized		
		Films		
	· -		01912704.2	02/07/01
	Europe	اً ا	PA/a/2002/007666	02/07/01
	Mexico	i i	09/778,325	02/07/01
	<u>U.\$.</u>	7773 777 7774	00975293.2	10/19/00
, .	Europe	Films Based on Three	00973293.2	10/15/00
		Component Polyolefin		
	<u> </u>	Blend	2001275318	06/06/01
	Australia	Labeling Apparatus and	2001273310	00,00,01
		Method Employing		
		Radiation Curable		
•		Adhesive	P10111502-2	12/06/02
	Brazil	1	2,412,391	06/06/01
	Canada		01942019.9	06/06/01
	Europe		PA/a/02/0121	12/06/02
	Mexico	ì	10/346,318	01/17/03
	Ų.S.	į į	10/346,905	01/17/03
	<u>U.S.</u>	Films Based on Three	2,388,160	10/19/00
	Canada	Component Polyolefin	2,500,100	10,13,00
i				
	T T &	Blend	10/008,148	11/08/01
	U.S.	· [PCT/US01/12818	04/23/02
	wwo	Novel Slip Agents and	2,362,039	02/03/99
	Canada	Polypropylene Films	2,502,055	
		Prepared Therefrom		
	WIPO	Prepared Thereston	PCT/US99/02375	02/03/99
		Biaxially-Oriented	10/075,683	02/14/02
	U.S.	Polypropylene Films	10/0/5,005,	
		Containing A Non-		
		Crysallable, Amorphous		
	TTIC	Polyester Layer, etc	10/141,258	05/8/02
	U.S.	3	ال حصود ۱ ۱ با بارد	
		with Improved Scuff		
	, , , , , , , , , , , , , , , , , , ,	Resistance	PCT/US03/08065	03/19/03
	WIPO	Dikadalla, Osloptod	2,189,563	03/8/95
	Canada	Biaxially-Oriented Polypropylene Films	4,107,003	0,0,0,0

Grantor	Jurisdiction	Patent	Application No.	Date
	Canada	Polyester-Containing Biakially Oriented Polypropylene Films and Method of Making	2,196,693	06/07/96
	WIPO	Sartie	PCT/US96/09420	06/07/96
	U.S.	Urethane Based Coating Applied In-Line for Improved Ink Adhesion		03/18/04
	U.S.	Methods of Making Highly Oriented, Opaque, Microporous Polyolefin Films and the Films Made Thereby	10/834,153	4/28/04
	U.S.	High OTR Films Made From Homopolymer Polypropylene and 1- Butene/Ethylene Copolymer Blends	10/437/484	05/14/03
	Mexico	Polyolefin Films Suitable for Institutional Applications	PA/a/2002/004943	10/10/00
	USPTO	Film with Improved Artiblocking and Adhesion Properties	·	11/03/04
	USPTO	Opaque Decorative film and Construction Laminates Employing	·	10/06/04
	USPTO	Same Labeling Apparatus and Method for Correcting Visual Adhesive Defect		01/16/04
	WIPO	Labeling Apparatus and Method for Correcting Visual Adhesive Defect	016053	05/21/04
	USPTO	Labeling Apparatus and Method Employing Radiation Curable Athesive	10/759879	01/16/04
	WIPO	Labeling Apparatus and Method Employing Radiation Curable Adhesive	PCT/US2004/ 016285	01/16/04

PATENT LICENSES

None.

SCHEDULE II to INTELLECTUAL PROPERTY SECURITY AGREEMENT

I. TRADEMARK REGISTRATIONS

Grantor	Jurisdiction	Trademark	Reg. No.	Reg. Date
Applied Extrusion	United States	AET	2,188,748	09/15/98
Technologies, Inc.	United States	AET (Stylized)	2,188,747	09/15/98
l ecitiologics, me.	United States	BX	2,319,223	02/15/00
	Canada		2,243,355	11/25/77
	France		1,383,009	12/05/86
	Italy		871,946	07/0 <u>5/02</u>
	United States	BXT	1,490,169	05/31/88
	Benelux	D111	0652921	01/10/00
	Brazil		006695868	05/25/78
	China		1,093,933	09/07/97
	France		1383010	03/07/97
	Italy		871945	03/09/99
		TT-OCTO	2,815,524	04/04/02
_	United States	HOTR		07/01/03
	United States	SYNCARTA	2,731,632	02/17/03
	Au <u>stralia</u>	_	930,627	06/02/04
	Canada .		TMA611,756	
	E <u>U</u>		002891141	03/15/04
	Mexico		769,207	11/19/02
	Argentina	TOPPCURE	1,929,856	06/02/03
	Argentina		1,929,857	06/02/03
	Australia	•	921826	12/06/02
,	EU		002793313	10/14/03
	Mexico		558,687	10/30/02
	Mexico		765,640	10/30/02
	United States		2, 846 <u>,3</u> 02	05/25/04
	United States	VISION	2,057,521	04/29/97
	Argentina		1,692,160	10/01/98
·	Australia '		729,288	03/06/97
	Canada		491,307	03/12/98
	China		1,186,201	06/27/98
	Columbia		2,051,153	01/28/98
	EU		180,244	06/16/96
	Israel		110818	06/05/98
	Mexico		557,166	05/14/97
	Peru		039,439	06/20/97
	Venezuela		12961-S	06/02/00
	United States	WTF (Case 8)	1,586,756	03/13/90

II. TRADEMARK APPLICATIONS

Grantor	Jurisdiction	Trademark	App. No.	File Date
Applied Extrusion	United States	MIRAGE	76/552,069	10/15/03
	Brazil	SYNCARTA	825058023	10/15/02
Technologies, Inc.	Argentina	51110	2,395,617	10/22/02
	Canada	SYNDECOR	1,232,108	09/29/04
	EU	D 41.2 2 7 7 2 7	4025599	09/04/04
	Mexico		677281	09/15/04
	United States		76/578,972	03/03/04
	United States	TOPPCURE	76/369,396	02/11/02
	United States		76/369,218	02/11/02
	Brazil		824840011	08/01/02
	Brazil		824840003	08/01/03
	Canada		1,148,231	08/09/02
	Philippines		420020006422	08/02/02
	Philippines		420020006421	08/02/02
	South Africa		2002110667	09/29/02
	South Africa		200211066	07/29/02
	Venezuela		12115	08/06/02
	Venezuela		12114	08/0 <u>6/02</u>

III. TRADEMARK LICENSES

None.

SCHEDULE III to INTELLECTUAL PROPERTY SECURITY AGREEMENT

I. COPYRIGHT REGISTRATIONS

	. · ·	<u> </u>		_
Grantor	Jurisdiction	Copyright	Reg. No.	<u>File Date</u>
Applied Extrusion	United States	Sof rod.	TX -3-079-191	04/29/91
Technologies Inc.		i		

II. COPYRIGHT APPLICATIONS

None.

III. COPYRIGHT LICENSES

None.

EXHIBIT A

COUNTERPART TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

	;	·
This counterpart,	dated	, 200, is delivered pursuant to Section 8 of
that certain Intellectual P	roperty Securi	y Agreement dated as of March 8, 2005 (as from
time to time amended, me	odified or supp	plemented, the "IP Security Agreement"; the terms
defined therein and not of	therwise defini	ed herein being used as therein defined), between
		hd Applied Extrusion Technologies (Canada),
		apital Corporation, as Agent. The undersigned
		hay be attached to the IP Security Agreement, and
		ith and be subject to, including representations and
		of the IP Security Agreement as if it were an
original signatory thereto		
	,	• •
	[NAME (DF ADDITIONAL GRANTOR]
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	By:	,
	Name:	1
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